

## **COUNTY OF APPOMATTOX**

## Department of Building Inspections Post Office Box 787 Appomattox, Virginia 24522

## SOIL EROSION AND SEDIMENT CONTROL PERFORMANCE BOND

| K  | NOW ALL M        | EN BY TH      | ESE PRESENT       | S, that we | 2,             |                 | _            |            |        |
|--|------------------|---------------|-------------------|------------|----------------|-----------------|--------------|------------|--------|
|  |                  |               | , hereinafter     | referred   | to as Principa | l, and          |              |            |        |
| , a corporation duly authorized as a Surety company to transact business |                  |               |                   |            |                |                 |              |            |        |
| in the Co  | ommonwealth      | of Virginia   | , as Surety, are  | held and   | d firmly bou   | nd unto the C   | ounty of A   | ppomatto   | ox, a  |
| political  | subdivision      | of the        | Commonwealt       | th of      | Virginia,      | as Oblige       | e, in th     | e sum      | of     |
|  |                  |               | Dollars           | , (        |                | ), good an      | d lawful n   | noney of   | f the  |
| United St  | tates, for the p | ayment of     | which sum, we     | ll and tru | ly to be mad   | e to the Coun   | ty, we, the  | Principal  | and    |
| Surety, o  | lo uncondition   | nally bind    | ourselves, our    | personal   | representati   | ves, heirs, ex  | xecutors, ac | lministra  | itors, |
| successor  | rs, and assigns, | , jointly and | l severally, firm | ly by the  | se presents, a | nd we do here   | eby waive th | ne benefi  | its of |
| our home   | stead exemption  | ons as to thi | is obligation.    |            |                |                 |              |            |        |
| W  | HEREAS, the      | said Princi   | ipal has propose  | d to enga  | ge in land dis | sturbing activi | ty upon a ce | ertain tra | ct of  |
| land   | in App           | omattox       | County            | and        | more           | particularly    | descr        | ibed       | as     |
|  |                  |               |                   |            |                |                 | , 0          | wned       | by     |
|  |                  |               |                   |            |                |                 |              | plication  | ı for  |
| Appomat  | tox County La    | nd Disturk    | oing Permit No.   |            | , and          |                 |              |            |        |
| W  | HEREAS, BY       | Y THE TEI     | RMS OF THE A      | AFORES     | AID Permit,    | the Principal   | has agreed   | to const   | ruct,  |
| install, a   | nd provide so    | olely at Pri  | ncipal's expens   | e, certai  | n soil erosio  | n and sedime    | ent control  | measure    | s as   |

specified in the aforesaid permit, as approved and/or amended by Appomattox County,

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION is such that if the Principal shall faithfully perform each and every obligation and agreement fully and satisfactorily as set forth in the aforesaid application and permit and shall complete the required measures in the manner therein specified and required, then this obligation shall be terminated; provided, however, that such termination shall not occur until Principal or Surety has given Obligee written notice of full performance and within sixty (60) days of receipt Obligee shall either agree to such termination, in which case such termination shall not discharge the Surety from any liability previously accrued pursuant to this bond, or Obligee shall give notice of failure to perform satisfactorily and this obligation and bond shall remain in full force and effect until Obligee agrees full and satisfactory performance has been met; otherwise this obligation shall remain in full force and effect indefinitely.

Whenever the Principal shall fail, and be declared by the Obligee to have failed, to perform the required measures as specified in the aforesaid permit:

- (1) The Surety, upon demand by the Obligee, shall promptly remedy default; or
- (2) The Obligee, after five (5) days written notice to the Surety, may perform or arrange for performance of Principal's obligations, and the Surety shall reimburse the Obligee the actual cost of such performance; but in no event shall the aggregate liability of the Surety exceed the amount of this bond.

IN WITNESS THEREOF, said Principal and said Surety have hereunto affixed their signatures and seals this \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_, 20\_\_.

PRINCIPAL:

\_\_\_\_\_\_\_ Surety must list agent in Virginia Local Bonding Agent:

by\_\_\_\_\_\_\_ Name

Title \_\_\_\_\_\_ Address

SURETY:

\_\_\_\_\_\_ City, State Zip

\_\_\_\_\_\_\_ Phone Fax

Title\_\_\_\_